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1 2 3 4 5 6	LEONIDOU & ROSIN Professional Corporation Janette G. Leonidou (No. 155257) A. Robert Rosin (No. 115245) 5 Thomas Mellon Circle, Suite 205 San Francisco, CA 94134 Telephone: (415) 715-2860 Facsimile: (415) 715-2870 Attorneys for Plaintiff NORMAN S. WRIGHT MECHANICAL EQUI	IPMENT CORP.	
8	UNITED STATES	DISCTRICT COURT	
9	NORTHERN DISCTRICT OF CALIFORNIA - SAN FRANCISCO DIVISION		
10			
11	NORMAN S. WRIGHT MECHANICAL EQUIPMENT CORPORATION, a California	Case No. C 06 2065 MJJ EMC	
12	corporation,	STIPULATION AND PROPOSED ORDER TO ENLARGE TIME FOR FILING OF	
13	Plaintiff,	OPPOSITION TO CES AND GEORGE HALKO'S MOTION TO COMPEL	
14	vs.	ARBITRATION AND STAY ACTION, TO	
15	POTOMAC ENVIRONMENTAL	MAY 24, 2006, AND EXTENDING THE TIME FOR CES DEFENDANTS TO FILE A	
16	TECHNOLOGIES, a business entity, form unknown; WAIS JALALI, an individual;	REPLY, AND PROPOSED ORDER THEREON AND CONTINUING HEARING DATE	
17	MICHAEL POST, an individual; BRIAN MAZUR, an individual; COMMERCIAL ENVIRONMENTAL SYSTEM (S. C.)	[CIVIL L.R. 6-2]	
18	ENVIRONMENTAL SYSTEMS GROUP, INC., a purported corporation; GEORGE	Hearing Date: June 7, 2006 June 14, 2006	
19	HALKO, an individual; and DOES 1 through) 50, fictitiously named parties,	Courtroom: C, 15 th Floor	
20	Defendants.	Honorable Edward M. Chen	
21			
22	Pursuant to Local Rule 6-2, the parties as	nd their respective attorneys submit this	
23	stipulation and proposed order enlarging the dea	dline for on which an opposition may be served	
24	to defendants Commercial Environmental System	ns Group, Inc. (currently known as CES Group,	
25	Inc.) and George Halko's (collectively, "the CES Defendants") motion to compel arbitration of		
26	claims and for a stay of proceedings, from May 17, 2006 to May 24, 2006. Similarly, the		
27	deadline for the CES Defendants' reply shall be moved from May 24, 2006 to May 31, 2006.		
28	//		
	STIPULATION AND PROPOSED ORDER TO ENLAR	I GE TIME FOR FILING OF OPPOSITION TO CES AND	

GEORGE HALKO'S MOTION TO COMPEL ARBITRATION AND STAY ACTION

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1	It is further stimulated and agrees	d that nothing hamin shall constitute a serious of
1	It is further stipulated and agreed that nothing herein shall constitute a waiver of any of	
2		
3	Dated: May 2006	LEONIDOU & ROSIN
4		0.11
5		By:
6		anette G. Leonidou
7		Attorneys for Plaintiff NORMAN S. WRIGHT MECHANICAL
8		EQUIPMENT CORP.
9	Dated: May, 2006	BRYAN CAVE LLP
10		
11		Ву:
12		Howard O. Boltz
13		Attorneys for Defendants CES GROUP INC. and GEORGE HALKO
14	Data I. M. 2006	
15	Dated: May, 2006	PILLSBURY WINTHROP SHAW PITTMAN LLP
16		
17		Ву
		Ryan Takemoto Attorneys for Defendants POTOMAC
18		ENVIRONMENTAL TECHNOLOGIES,
19		WAIS JALALI, MICHAEL POST, and BRIAN MAZUR
20		
21		<u>ORDER</u>
22		
23	PURSUANT TO THE STIPULATION, IT IS SO ORDERED:	
24	It is FURTHER ORDERED that the hearing on Defendants' Motion to Compel Arbitration and to Stay Proceedings is continued to June 14, 2006.	
25		ic 14, 2000.
26	Date: _May 17, 2006	
27		The Honorable Francisco ORDERED Judge of the District IT IS SO ORDERED
28		Judge Edward M. Chen
	STIPULATION AND PROPOSED ORDER TO	ENLARGE TIME FOR PLEASE OF OPPOSITION TO CES AND
	GEORGE HALKO' S:\ALRDOCS\9573\151\00082111.DOC	S MOTION TO COMPEL AND TRAHEN AND STAY ACTION Case No. C06 2065MJJ

	It is further stipulated and agreed that nothing herein shall constitute a waiver of any of	
the parties' defenses or procedural or substantive rights, which are expressly reserved.		
Dated: May, 2006	LEONIDOU & ROSIN	
	Ву:	
	Janette G. Leonidou Attorneys for Plaintiff	
	NORMAN S. WRIGHT MECHANICAL EQUIPMENT CORP.	
Dated: May (7, 2006	BRYAN CAVE LLP	
,		
	By: 4 LORM	
	Howard O. Boltz Attorneys for Defendants	
·	CES GROUP INC. and GEORGE HALK	
Dated: May 16, 2006	PILLSBURY WINTHROP SHAW PITTMAN I	
	By By	
	Ryan Takemoto Attorneys for Defendants POTOMAC	
	ENVIRONMENTAL TECHNOLOGIES	
•	WAIS JALALI, MICHAEL POST, and BRIAN MAZUR	
<u>ORDER</u>		
PURSUANT TO THE STIPULATION, IT IS SO ORDERED:		
-		
Date:	The Honorable Edward M. Chen	
	Judge of the District Court	